

Instrument as for the said George Chatter and Executors
 with their heirs, Executors and the Law shall charge -
 Then this Obligation to be Void and of none Effect or
 Use to remain in full force and Virtue

Scales and Deliver'd
 In the Presence of

Carrie Campbell I.S.
 Samuel Campbell I.S.
 Jos. Cabell - I.S.
 Jas. Huggenbloom I.S.

At a Court held for Amherst County the Seventh Day
 of December 1772

This Bond acknowledged by Charity Campbell Samuel
 Campbell Joseph Cabell & James Huggenbloom to be
 their Act and Deed and ordered to be Recorded

Test

Amottham Ott

1772

Chalton Esq to William Martin Esq ^r	Dr
To 1 Peter Kent	0. 2. 6
To Cash	0. 6. 0
To 4 1/2 Ells oz ^a	0. 5. 3 1/2
To making a Shirt and Trowsers	0. 2. 0
To 3 ^d frock and Trowsers	0. 1. 0
To 3 Ells Coll	0. 2. 6
To 1 full Hat	0. 4. 10
	1. 4. 16

[Faint handwritten notes and signatures at the bottom of the page]

Chalton Esq to Wm Maiton his Gⁿ L^{rs}
To amount brought up — — — — — £1 4 1/2

6 ^{rs} By one mare	—	£3 0 0	
By 1 Iron Case & Hooks	—	7 6	
By 1 pair of spurs	—	2 6	
By 4 pair of plates	—	4 3	
By Cash of Mr Carey	—	9 0	
			4 3 3
			2 19 12

Surhest Lec.

We the Subscribers in Chancery to the Order of
 Surhest Court have stated and settled the account of
 Chalton Esq in the hands of Wm Maiton his Guardian
 and find the same is £2 19 12 now due to the said
 Esq given under our hands this 29th Day of August
 1772

Charles Statham
 Samuill Staples

At a Court held for Surhest County the Seventh Day
 of December 1772

This Act was this day returned and Read & Recorded
 Per
 Donnell Cox Clerk